

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	Wagner et al.	Attorney Docket:	1301-026
Serial No:	10/748,753	Examiner:	Unassigned
Conf. No.	2695		
Filed:	December 30, 2003	Art Unit:	2651
TITLE: Method of Allowing Point-In-Time View of Data Using a Map on Cache Disk			

Declaration of Anibal José Cortina

Express Mail No. EV406652054US

Mail Stop Missing Parts

Commissioner for Patents

P. O. Box 1450

Alexandria, Virginia – 22313-1450

Sir:

I, Anibal José Cortina, a registered patent attorney empowered to transact business with the United States Patent and Trademark Office in connection with the above-identified application, being duly warned, do hereby declare as follows:

1. I am the attorney who drafted and filed the above-identified application at the assignee's request, and after final review and revision of the text of the application by the inventor thereof, filed the application with the United States Patent and Trademark Office ;
2. As a standard practice, I review assembled papers being mailed to the United States Patent and Trademark Office to ensure that all necessary applicable papers are placed in the mailing envelopes;
3. As a standard practice this review is done after photocopies for my records have been made to ensure review of the package occurs just before sealing in an envelope;

4. In the case of patent applications, I include as part of my routine verification that each and every one of the drawings which are described in the "Brief Description of the Drawings" is attached as part of the package;

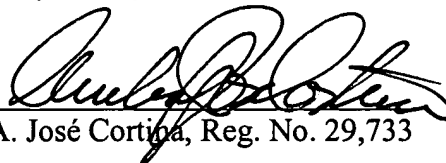
5. A review of my file copy of the above-identified application includes copies of the allegedly omitted Figures 8B and 8C, including a copy of the application identifying information appended on the back side in the form of a footer;

6. I recollect having followed the above procedure prior to allowing my assistant, Lynette Bailey, to place the application papers in an envelope for mailing to the United States Patent and Trademark Office; and

7. Based on the foregoing, and based on a review of the United States Patent and Trademark Office image database showing images of Figures 8B and 8C as received by the U.S. Patent and Trademark Office, I am confident that Figures 8B and 8C were filed with the application on December 30, 2003 and received by the United States Patent and Trademark Office.

The undersigned being duly warned that willful false statements and the like are punishable by fine or imprisonment, or both (18.U.S.C. 1001), and may jeopardize the validity of the application or any patent issuing thereon, hereby declare that all statements herein made of the declarant's own knowledge are true and that all statements herein made on information and belief are believed to be true.

Respectfully Submitted,


A. José Cortina, Reg. No. 29,733

Dated: May 26, 2004

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TITLE: Method of Allowing Point-In-Time View of Data Using a Map on Cache Disk			

Declaration of Lynette M. Bailey

Express Mail No. EV406652054US

Mail Stop Missing Parts

Commissioner for Patents

P. O. Box 1450

Alexandria, Virginia – 22313-1450

Sir:

I, Lynette M. Bailey, a legal assistant to Anibal José Cortina, an attorney empowered to transact business with the United States Patent and Trademark Office in connection with the above-identified application, being duly warned, do hereby declare as follows:

1. I prepared and assembled the papers for the above-identified application for filing in the United States Patent and Trademark Office;
2. I routinely provide assembled application papers to Mr. Cortina for review prior to placing the documents for mailing to the United States Patent and Trademark Office;
3. I recall following the identified procedure in connection with the mailing of the above-identified application on December 30, 2003 via Express Mail to the United States Patent and Trademark Office;

4. I recall reviewing the application for completeness and having Mr. Cortina review the application for completeness before placing it in the mailing envelope;
5. I have reviewed the copy file created for the application and it shows the application copy as filed, including Figures 8C and 8C, and showing footers identifying the application on the backside of the copies;
6. I have reviewed the United States Patent and Trademark Office image website which shows images of Figures 8B and 8C associated with the application; and
7. Based on the foregoing, I conclude that the allegedly omitted figures were in fact mailed to the United States Patent and Trademark Office on December 30, 2003.

The undersigned being duly warned that willful false statements and the like are punishable by fine or imprisonment, or both (18.U.S.C. 1001), and may jeopardize the validity of the application or any patent issuing thereon, hereby declare that all statements herein made of the declarant's own knowledge are true and that all statements herein made on information and belief are believed to be true.

Respectfully Submitted,


Lynette M. Bailey, Legal Assistant

Dated: May 25, 2004